EXHIBIT 1

IN THE JUSTICE OF THE PEACE COURT OF THE STATE OF DELAWARE IN AND FOR NEW CASTLE COUNTY COURT NO. 13

COURT ADDRESS: 1010 CONCORD AVE WILMINGTON DE 19802 CIVIL ACTION NO: JP13-18-003067

ROLAND C. ANDERSON VS GENERAL MOTORS LLC

SYSTEM ID: @3065114 GENERAL MOTORS LLC 300 RENAISSANCE CENTER DETROIT MI 48265



SUMMONS

TO THE DEFENDANT(S):

You, the defendant, are summoned to answer the Plaintiff's claims against you as stated on the attached Complaint.

Within 15 days after you receive this summons, excluding the day you receive it, you must complete and return the enclosed Answer to the complaint to the above named Justice of the Peace Court.

Failure to file an Answer may result in a default judgment being entered against you and may result in the plaintiff attaching your wages or attaching and selling your personal property to satisfy the judgment.

IT IS SO ORDERED this 27th day of March, 2018.

	C. Rose (SEAL)	
	Justice of the Peace/Court Official	
CONSTABLE NOTES:		
SERVED ON:	(DATE	& TIME)
CONSTABLE:		

- Persons with disabilities should contact the Court in writing as soon as possible, prior to trial, to request reasonable accommodations.
- Should you need an interpreter, including for hearing impairment, notify the Court in writing as soon as possible (preferably 14 days) prior to trial so the court can have an interpreter available for your hearing.
- Cell phones, pagers, cameras, and other electronic devices are NOT permitted in courthouses or courtrooms without permission of a judge.
- If you are a corporation (or other artificial entity or public body): Only an attorney or a person designated in a Form 50 may represent you in JP court. YOU MAY OBTAIN A FORM 50 application from the Court's website at http://courts.state.de.us/jpcourt (Click on Form 50) or any JP Court civil location.
- For court appropriate attire see http://courts.delaware.gov/ipcourt/attire.aspx.

VIEW YOUR CASE ONLINE: http://courtconnect.courts.delaware.gov

Form: 6CF03 (Rev 3/28/17) Produced by: C. Rose 3/27/2018 12:42 PM

IN THE JUSTICE OF THE PEACE COURT OF THE STATE OF DELAWARE, IN AND FOR NEW CASTLE COUNTY COURT NO. 13

COURT ADDRESS: 1010 CONCORD AVE WILMINGTON DE 19802 CIVIL ACTION NO: JP13-18-003067

ROLAND C ANDERSON, PLAINTIFF

VS

GENERAL MOTORS LLC, DEFENDANT

Plaintiff Parties:
PLAINTIFF
SYSTEM ID: @3065112
ROLAND C ANDERSON
113 LLOYD ST
WILMINGTON, DE 19804

Defendant Parties:
DEFENDANT
SYSTEM ID: @3065114
GENERAL MOTORS LLC
300 RENAISSANCE CENTER
DETROIT, MI 48265

Other Case Parties:

Produced By: C. Rose Date: 3/27/2018 12:42 PM

Form: 6CF07

Print	Form	٠×.

CERTIFICATE OF REPRESENTATION FOR AN ARTIFICIAL ENTITY OR PUBLIC BODY IN CIVIL CASES IN THE JUSTICE OF THE PEACE COURT

	e body as defined by Supreme Court Rule 57, notarized and the original forwarded to vare 19947, along with the \$20 annual fee. Check or money order should be made
NAME OF BUSINESS (please print):	
DE Association D	O BE ELIGIBLE TO USE RULE 57: E Partnership DE Limited Liability Co. E Estate DE Trust oreign Entity, reg. in DE DE Entity with Registered Tradename or Title
PRINCIPAL OFFICE ADDRESS	MAILING ADDRESS (where court notices are to be sent — if different than principal office address)
Street Address	Street Address
City State Zip	City State Zip
Telephone Email Address	Telephone Email Address
APPOINTSNAMED REPRESENTATIVE	Agent No. FA (if previously assigned)
law in any state or jurisdiction within the United States; and has the ten (10) year period immediately prior to the appearance of	g. rom, or is not currently under suspension or probation with respect to, the practice of not been convicted of a felony or a crime involving dishonesty or false statement in the named representative in the Court; and has not been determined to have engaged on; and is not an employee whose primary duty is to prosecute or defend Justice of
(3)(a) That the OFFICER is: (CHECK ONE)	(b) That the NAMED REPRESENTATIVE is:
chief executive, president or chair vice-president or vice chair secretary or assistant secretary treasurer or assistant treasurer trustee of a trust executor or administrator of an estate general partner of a limited or general partnership manager or member of a limited liability company other officer who may bind the artificial entity (specify)	chief executive, president or chair vice-president or vice chair secretary or assistant secretary treasurer or assistant treasurer trustee of a trust executor or administrator of an estate general partner of a limited or general partnership nianager or member of a limited hiability company other officer (specify) full-time employee who has experience in the operations of the artificial entity/public body and knowledge of the necessary facts and law relevant to the action before the Justice of the Peace Court
	Manager who is responsible for the management of the rental property at issue in the action before the Court
EXECUTED BY: Officer of Artificial Entity or Public Body	EXECUTED BY: Named Representative
Officer of Artificial Entity or Public Body NAME OF OFFICER (Printed): SWORN TO AND SUBSCRIBED before me this day of A.D. 20	SWORN TO AND SUBSCRIBED before me this A.D. 20
Notary Public	Notary Public

ARTIFICIAL ENTITY AND PUBLIC BODY PROSE REPRESENTATION IN CIVIL ACTIONS IN THE JUSTICE OF THE PEACE COURT

- > What does Supreme Court Rule 57 do? Rule 57 allows artificial entities or public bodies to file or defend a case and to appear in Justice of the Peace Court without being represented by a duly licensed Delaware attorney. For all purposes related to that representation, the representative is given a temporary and limited right to appear in JP Court for the entity.
- Without an attorney under Rule 57? Under Supreme Court Rule 57, an artificial entity means any corporation incorporated in Delaware or doing business in Delaware pursuant to the provisions of 8 Del.C. §371 or the exceptions thereto contained in 8 Del. C. §373, any limited liability company defined under the provisions of 6 Del. C. §18-101, any partnership or limited partnership as defined in 6 Del. C. §15-101(11) et seq., any trust as defined in 12 Del. C. §3501 et seq., any estate as defined in 12 Del. C. §1501 et seq., or other entity which has filed a certificate in the office of the Prothonotary in the County in which it does business designating a tradename or title pursuant to 6 Del. C. §3101. Public body means any regulatory, administrative, executive, or legislative body of the State or of any political subdivision of the State, including, but not limited to, any board, bureau, commission, department, division, district, agency, authority, or any municipal or county government. IF YOUR ORGANIZATION DOES NOT FALL UNDER ONE OF THESE CATEGORIES, YOU MAY NOT TAKE ADVANTAGE OF RULE 57 PROVISIONS. For example, if foe Jones if a sole proprietor doing business as "Jones Restaurant", Joe Jones must appear himself (or have an attorney represent him) in Justice of the Peace court cases unless he either establishes a corporation, partnership, limited liability company, and/or registers his tradename in the office of the Prothonotary at the Superior Court of the county in which his business is located, and then files a Form 50 along with the annual fee, in the Chief Magistrate's office.
- How can artificial entities or public bodies take advantage of Rule 57? MOST IMPORTANTLY, J.P. CIV. FORM NO. 50 MUST BE COMPLETED, NOTARIZED AND FORWARDED TO THE CHIEF MAGISTRATE, 5 EAST PINE STREET, GEORGETOWN, DELAWARE 19947, ALONG WITH THE \$20.00 ANNUAL REGISTRATION FEE. The certificate must be signed by an officer of the artificial entity or public body (the definition of "officer" for Rule 57 is explained below) and the representative (see below), in the presence of a notary public. A \$20.00 annual registration fee must be sent with the original Form 50 to the Chief Magistrate's office. A check or money order must be made payable to the Delaware Supreme Court. PLEASE BE SURE TO KEEP A COPY OF THE COMPLETED FORM 50 FOR YOUR RECORDS, and a clocked in copy with you every time you are in Court.
- Does Rule 57 allow an entity to appear without an attorney in all Delaware Courts? NO. Provisions of Supreme Court Rule 57 only allow an artificial entity to appear without representation by an attorney in the Justice of the Peace Court. If a case is appealed to the Court of Common Pleas, artificial entities must be represented by an attorney in that court and other Delaware courts.
- Who can sign the Form 50 certifying the named representative for the artificial entity? The form 50 must be signed by an officer of the artificial entity or public body. To sign as an officer under Rule 57, a person must be one of the following: the chief executive; operating, financial, legal or accounting officer of an artificial entity or public body; chair of the governing board, president, treasurer, secretary, vice-president, vice-chair, assistant secretary, assistant treasurer, superintendent, or other person who performs a major policy making function for the artificial entity or public body; trustee of a trust; executor or administrator of an estate; general partner of a limited or general partnership; manager of member of a limited liability company; or any other individual designated as an officer by the artificial entity or public body. By signing the form, the officer is certifying under oath that the named representative has not been disbarred from, or is not currently under suspension or probation with respect to the practice of law in any State or jurisdiction within the United States; has not been convicted of a felony or crime involving dishonesty or false statement in the ten year period prior to the appearance of the respective in the Court; has not been determined to have engaged in the unauthorized practice of law in this or any other jurisdiction; has not had any prior certification revoked by the Chief Magistrate; and that it is not an employee's primary duty to prosecute or defend Justice of the Peace Court civil actions. The officer who signed the form has the continuing responsibility to notify the Chief Magistrate's office and the Justice of the Peace Court in which the artificial entity or public body has a case pending of any material change and circumstances affecting the certificate. This notification must occur within a reasonable time and at least one week prior to any appearance in a Justice of the Peace Court of the officer or employee involved.
- Who can serve as a representative for an artificial entity or public body? An officer as defined in Rule 57 may serve as a representative of an artificial entity or public body. In addition, a full-time employee who has experience in the operations of the artificial entity or public body and has knowledge of the necessary facts and law relevant to the case before the Justice of the Peace Court, a uniformed officer bringing action on behalf of a public entity to recover a civil penalty pursuant to 21 Del. C. §4101, §4802, or any subsequent civil penalty enacted by the legislature over which the Justice of the Peace Court is granted jurisdiction, or a manager who is responsible for the management of the property at issue in a case before the JP Court may also represent the entity or public body. A separate form must be filed for each representative.
- How often does the Form 50 certificate need to be filed? Form 50 certificates must renewed annually by filing a new Form 50, along with the \$20.00 fee, with the Chief Magistrate's office on or before January 15th of each year. To be considered a renewal for the next year, the new Form 50 cannot be filed with the Chief Magistrate's office before December 15th (one month prior to the January 15th date). Certifications accepted on or after December 15th of each year are valid for the remainder of the certification term and also serve as renewal for the one year period following January 14th, unless terminated or revoked. The Chief Magistrate may revoke a certification at the Chief Magistrate's discretion, upon review of a certificate or upon recommendation of a Justice of the Peace. The ability of a non-lawyer to represent an artificial entity or public body in the Justice of the Peace Court ifs a privilege, not a right. Certificates containing false or fraudulent information shall be forwarded by the Chief Magistrate to the Department of Justice for prosecution or other action and to the Board on the Unauthorized Practice of Law, and representatives and officer signing the Form 50 may be sanctioned under JP Rules for inappropriate actions.
- > What should an artificial entity do if the named representative leaves? When an officer or employee who has been certified to represent an artificial entity or public body leaves the employ of that entity, the entity must notify the Justice of the Peace Court in which an action is pending and the Chief Magistrate's office in writing immediately upon the termination of the officer or employee.

	E OF THE PEACE COURT OF
THE STATE OF DELAWARE, IN AND FOR	N//CP COUNTY
COURT NO	13 CIVIL ACTION NO 373-18-003067
COURT ADDRESS	CIVIL ACTION NO ONS 10 COSCO 1
1010 Concord AUBNUE	
WILL pol, 19802	
PLAINTIFF(S) V	S. DEFENDANT(S)
1) Name Roland C. Hudges Our	1) Name GRNEKAL MOLDR'SLLC
Address //3 LLO YO STA.	Address 300 REM 14 155 ANICE CONTER DET ROLL, MICHIGON 48265-3000
	Det port, Mic Higone 48265-3000
W.L. DOL1 19804	Line (V
Phone	Phone 1-800-459-9646
Phone 302-999-1238	2) Name
2) Name	Address
Address	7.180.003
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	Phone 5 0
Phone	
Plaintiff's Attorney, if any:	Defendant's Attorney, if any: 日 点
	K-7
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Artificial entity (see Supreme Court Rule 57)	Artificial entity (see Supreme Court Rule 57)
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Type of Service: Court Service (Check One) Special Process Server	
(Check One)	
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J.P. Civ. Form No. I (Rev 6/15/2000)

Doc. No.02-13-95-05-01



February 13, 2018

ROLAND C ANDERSON 113 LLOYD STREET WILMINGTON, DE 19804-2821 GM Benefits & Services Center gmbenefits.com
1-800-489-4646
International Access
Dial AT&T Direct® Access Code, then
877-833-9900
TDD Service for the Hearing Impaired
1-877-347-5225

RE: General Motors Hourly-Rate Employees Pension Plan, "the Plan" No Benefits Due, W930033-05FEB18

Dear Roland C Anderson:

Thank you for contacting the GM Benefits & Services Center regarding your service and eligibility of pension benefit under the Plan.

This is to inform you that GM considers this case closed. Please see the attached letter of explanation for no benefits due to you.

If you have any additional questions, please-eall the GM-Benefits &-Services Center tell-free at 1-800 489-4646, Monday through Friday, between 7:30 a.m. and 6:00 p.m., Eastern Time zone, to speak with a Customer Service Associate. From outside the U.S., dial your country's toll-free AT&T Direct access number then enter 877-833-9900. In the U.S., call 1-800-331-1140 to obtain AT&T Direct access numbers. From anywhere in the world, access numbers are available online at www.att.com/traveler or from your local operator.

Sincerely,

GM Benefits & Services Center

Enclosure: GM Letter

EXI

W036033-65FEB18

Page 1 of 1

4 GEC 3-90C-1 / LATTACHMENT

1007137706 / 001000009



General Motors ELC Clabal Crimpunsation & Benefits mail Code 482-C32-C56 300 Renaissance Center Detroit, Michigan 48265-3000

Fax # (313) 655-0792

January 27, 2016

Mr. Roland C. Anderson 113 Lloyd Street Wilmington, DE 19804

Dear Mr. Anderson:

This letter is in response to your prior correspondence regarding benefits you believe are due you under the GM Hourly-Rate Employees Pension Plan (Plan). We have reviewed your employment records, which confirm that you never acquired seniority rights. Further, the terms of the Plan in effect as of your date of termination required employees to have 10 years of credited service in order to have eligibility for benefits under the Plan. As you did not have 10 years of credited service, there are no benefits due you under the Plan.

Your correspondence indicated that you believed that you have entitlement to sickness & escident or disability benefits from General Motors; this matter was thoroughly reviewed in 2011 and it was determined that you did not have any eligibility for those benefits.

GM considers this matter closed.

Sincerely,

Jessica P. Gubing, Director

U.S. Retirement, Profit Sharing Plans, and

Benefits Labor Strategy

jpg/kkl

cc: GM Benefits & Services Center

Fri Oct 20 16:01:13 2017

Gim own attorney About My work History From Beauth for Gim. (Binding 1By LAW).

6. Plaintiff initiated a worker's compensation claim against GM with the Industrial Accident Board previously in 1997, where he argued that he was entitled to compensation for a left shoulder injury obtained while he worked for GM for six months in 1982. See Anderson v. Gen. Motors Corp., 748 A.2d 406, 2000 WL 275585, at *1 (Del. 2000) (TABLE) (Attached hereto as Ex. E). The Industrial Accident Board denied Mr. Roland's claim as untimely, and the Board's denial was affirmed by the Superior Court and the Delaware Supreme Court. Id. at *3.

I. THIS COURT LACKS SUBJECT MATTER JURISDICTION TO ADJUDICATE PLAINTIFF'S CLAIMS.

Also unter disability benefits are payable (it states) if you have less than 10 years of participation when you become disabled.

Benefits are payable until recovery. See copy attached: Less than 10 years, but to a disability, to left shoulder 10-10-1982.

To collect a disability retirement is based on the Social Security Provision in effect on Jan. 1, 1994.

Disability Retirement may be at any age prior. Prior to age 65 if you become totally and permanently disabled. See pg. 51 as well. (Social Security - benefits are in addition to your GM pension benefits and benefits are payable in full if they begin at or after age 65.

Mon Mar 05 12:17:18 2018

(877) 544-5347

Page 2 of 2

RE: Roland C. Anderson 113 Lloyd Street Wilmington, DE 19804

(6/12/52) (m)

To GM Benefit and Service (pension plan request/appeal)

Date of injury 10/10/82 (Left shoulder injury, until present – Feb. 2018

Document for credited toward service. Ex. 1 Letter from UAW-GM-Attached (that I'm put on disability/leave of absence (10-10-82).

(Ex. 2) Benefits contract (credited service. States - in figuring your credited service.

If you are on approved military leave or on a disability leave - you may receive credited service for such absence.

Therefore I'm requesting a pension. Because I was placed on a disability leave of absence and received credit of service for such absence. Copy of the same attached (Ex. 1) (Ex. 2).

Thank you,

Roland C. Anderson

Copy to:
GM Benefit & Services Center Pension Dept.

William Francis Galvin
Secretary of the Common Wealth
Sureties Division
One Ashburton Place
Room 1701
Boston, Massachusetts 02108

\$75-401-0890

Credited Service

Any calendar year in which you have 1,700 or more paid hours will count as a full year o: credited service. Holiday pay, paid absence allowance, jury duty pay, bereavement pay and vacation pay allowance are included in paid hours. If you have less than 1,700 paid hours, you will receive proportionate credit, to the nearest 1/10 of a year, based on your paid hours.

In figuring your credited service, hours at premium pay are considered as straight-time hours.

If you are on an approved military leave, or on a disability leave and receive workers compensation. you may receive credited service for such absence.

If you were on layoff during 1951 through 1967, during 1974 through 1976, or during 1979 through 1983, upon application, you may receive credited service for all, or part, of such absence. The amount of credited service you will receive will depend on your years of seniority as of January 1. 1968, December 10, 1973, October 1, 1979, October 1, 1984, or October 1, 1993, as may be applicable.

Commencing with the calendar year 1968, you are eligib's for credited service for each calendar week of sick leave or layoff in a year during which you receive pay for 170 or more hours. After 1970, up to 1.530 hours may be credited for a sick leave or 1/2 layoff which continues into the following year. An employee placed on layoff on or after March 1, 1982, with 10 or more years of seniority, may be credited with up to 1,700 additional hours for the period of continuous absence due to the layoff.

धें रुध्य बहुट on leave from work, on or after October 1993, for reasons established under the Family and Medical Leave Act of 1993, your absence may be counted to prevent a break in

For removed with beneats payable commencing on or effet out of 135% gone credited service

prior to January 1, 1966 will equal the greater of your (1) seniority, or (2) credited service, on December 31, 1965.

Foundry/Asbestos Service

An employee with seniority on or after October 1, 1993, who at retirement has more than 10 years of credited service accrued on certain job classifications in founday or asbestos operations, at designated GM locations, will receive additional credited service.

Annual Statement

Each year you will be given a statement showing

- Credited service under the Pension Plan for the preceding calendar year and
- " Total credited service up to the end of the preceding calendar year.

If you have any questions concerning the correctness of your credited ser ice. as shown on the statement, you should confect the Pension. Administration Center (PAC) at 1-800-659-2000.

Loss of Credited Service

You will lose all credited serves under the Pension Plan if you quit, are discharged, or break seniority for any other reason. However, if you have worked one hour on or after 1-1-89 and you have 5 or more years of credited service, your pension benefits are vested (see page 70). If you are re-employed by GM and rescause seniority, your credited service may be reinstated, upon proper application. If you have prior credited service which has not been reinstated, you should contact the PAC at 1-800-659 3000.

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Accommodating Dis Abled People in Transition ADAPT

Dear Employee:

It has come to our attention that you are on a disability leave of absence. You have our best wishes and concerns for a speedy and effective recovery.

An additional consideration while on Disability Leave is the Accommodating DisAbled People in Transition (ADAPT) which is jointly administered by GM and the UA in your plant. ADAPT often enables employees to be retained at work or returned to work from Sickness and Accident or Worker's Compensation Leave. Hourly employees may be placed on jobs within their physical restrictions or with reasonable accommodations, in accordance with applicable provisions of the local and National Agreements.

If you believe you have recovered enough to return to work, but not sufficiently to perform your regular job, alternative placement opportunities may exist.

You will need to schedule a medical evaluation with your Plant Medical department and work with your attending physician to define any restrictions you may need to enable you to return. The joint UAW-GM ADAPT Team will then conduct a job search and work with Plant Medical, Management, and work with Plant Medical without your physical restrictions.

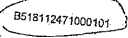
For more information, piease contact the ADAPT Team representatives at your plant. You may reach them through Hourly Personnel, Plant Security or your UAW Work Center.

UAW-GM ADAPT Team

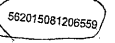


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ROM CITTAGE

Claim N=50= 8118187294

Patient: Rolma Anderson -

Date of Intern 10/10/1982

Type of Injan: Left shoulder

Type of Claims Workman's Compensation

Cisco Cole 19007 Wilmington

Second CLAIM

Claim N umber 8118187293

Patient: Roland Anderson

Date of Injury: 2/1.92

Cype of Stimy: Multiple body parts

Type of Claim: Workman's Compensation

Cisco ande: 19007 Wilmington

Copy attached of the same:

But GM Benefits & Services Center had never informed me of these claims, were accepted, for claim number \$118187293. But July 31, 2015, when I was informed it was accepted and was advised, what they needed from my doctor's office, my doctors has been informed as well for claim, and for \$118187294 was April 4, 2014 stated in my earlier motion.

555 Lazaridis vs. Webmer 1591, F3d 666,669 (3d Cir 2010), citing M. River Ins. Co. V. Gigna Reinstrance Cor 52 F.3d 1194, 1218 (3d Cir 1995).



Medicare

Beneficiary Services: 1-800-MEDICARE (1-800-633 TTY/TDD:1-877-486-2048

778 I MB 0.423 **********MIXED AADC 720 R:778 T:3 P:3 PC:2 F:115601 ROLAND C ANDERSON 113 LLOYD ST **WILMINGTON, DE 19804-2821** վիվրոգույթվականիկերդեսինիկինիսիի

Dear ROLAND C ANDERSON:

January 16, 2018

1798 1 MB 0.423 ***MIXED AADC 720 R:1798 T:7 P:7 PC:3 F:822001 GENER L.M. P.S 300 KENAISANNCE CENTER DETROIT, MI 48265-0001

Beneficiary Name:

ANDERSON, ROLAND C

Medicare ID:

221380898A

Case Identification Number: 20173 55090 00149

Date of Incident;

October 10, 1982

Subject: Insurer Conditional Payment Letter

Dear GENERAL MOTORS:

Medicare has identified a claim or number of claims for which you have primary payment responsibility and Medicare has made primary payment. Medicare must recover these payments from the entity responsible for payment or, when payment has been made, from the entity/individual who has received payment for these claims (see 42 U.S.C. 1395y(b)(2))

As of the date of this letter, and based upon the available information, Medicare has identified

NGHP • PO BOX 138832 • OKLAHOMA CTTY, OK 73113

SGLNPDNGHP

Page 1 of 4

IN THE JUSTICE OF THE PEACE COURT OF THE STATE OF DELAWARE, IN AND FOR NEW CASTLE COUNTY COURT NO. 13

COURT ADDRESS: 1010 CONCORD AVE WILMINGTON DE 19802

CIVIL ACTION NO: JP13-18-003067

ROLAND C. ANDERSON VS GENERAL MOTORS LLC

SYSTEM ID: @3065114 GENERAL MOTORS LLC 300 RENAISSANCE CENTER DETROIT MI 48265

Check all that are appropriate:

DEFENDANT'S ANSWER TO THE COMPLAINT

·	, 1. I	
A	that you agree to a judgme costs. Any money owed s	bt or claim in the Complaint and <u>DO NOT</u> want a trial. (This mean ent being entered against you for the amount claimed plus interest an should be paid directly to the Plaintiff. You will be giving up you not have a right to appeal your decision to admit this debt o
В	I WANT A TRIAL.	
C	DEBT ACTIONS ONLY: more detailed statement of the	In addition to a trial, I request that the Plaintiff provide me with the claim (Bill of Particulars).
DATED:		
Signature o	f Defendant)	(Defendant's Address/Phone No.)
(Defendant'	's Attorney, if any)	(Attorney's Address/Phone No.)

If you are a corporation (or other artificial entity or public body):

- This Answer MUST be signed by an attorney or person designated by a Certificate of Representation (Form 50) for the corporation or entity prior to the filing of this Answer.
- Only an attorney or a person designated in a Form 50 may represent you in JP court.
- YOU MAY OBTAIN A FORM 50 and further information from the Court's website at http://courts.state.de.us/jpcourt. (Click on Form 50). Or, you may obtain a Form 50 from your nearest JP Civil Court.

Mail this completed form (Answer) to the Justice of the Peace Court at the address above as soon as possible. This signed document must be received by the Court within 15 days after the date you received it or a default judgment may be entered against you.

Form: 6CF07

Produced By: C, Rose

Date: 3/27/2018 12:42 PM

rowand a . Anderson mr. 186.19804 13 LLOYD STREET

300 RENAISSAMEE CONTER DET ROIT MIL 45265

you exal motor sile







WILMINGTON, DE MAR 29 18 AMOUNT \$7.12 R2305M148584-22